FY 2018

Inspector General Federal Information Security Modernization Act of 2014 (FISMA) Reporting Metrics Version 1.0.1

May 24, 2018

Document History

Version	Date	Comments	Sec/Page
1.0	04/11/2018	Initial document	All
1.0.1	05/24/2018	Modified the references to the FY 2018 CIO FISMA Metrics	All

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GENERAL INSTRUCTIONS

Overview

The Federal Information Security Modernization Act of 2014 (FISMA) requires each agency Inspector General (IG), or an independent external auditor, to conduct an annual independent evaluation to determine the effectiveness of the information security program and practices of its respective agency. Accordingly, the Fiscal Year (FY) 2018 IG FISMA Reporting Metrics contained in this document provide reporting requirements across key areas to be addressed in the independent evaluations of agencies' information security programs.

Submission Deadline

In accordance with FISMA and Office of Management and Budget (OMB) Memorandum M-18-02, *Fiscal Year 2017-2018 Guidance on Federal Information Security and Privacy Management Requirements*, all Federal agencies are to submit their IG metrics in the Department of Homeland Security's (DHS) CyberScope application by 5:00 PM on October 31, 2018. IG evaluations should reflect the status of agency information security programs from the completion of testing/fieldwork conducted for FISMA in 2018. Furthermore, IGs are encouraged to work with management at their respective agencies to establish a cutoff date to facilitate timely and comprehensive evaluation of the effectiveness of information security programs and controls.

Background and Methodology

The FY 2018 IG FISMA Reporting Metrics were developed as a collaborative effort amongst OMB, DHS, and the Council of the Inspectors General on Integrity and Efficiency (CIGIE), in consultation with the Federal Chief Information Officer (CIO) Council. The FY 2018 metrics represent a continuation of work begun in FY 2016, when the IG metrics were aligned with the five function areas in the *National Institute of Standards and Technology (NIST) Framework for Improving Critical Infrastructure Cybersecurity* (Cybersecurity Framework): Identify, Protect, Detect, Respond, and Recover. The Cybersecurity Framework provides agencies with a common structure for identifying and managing cybersecurity risks across the enterprise and provides IGs with guidance for assessing the maturity of controls to address those risks.

The FY 2018 metrics also mark a continuation of the work that OMB, DHS, and CIGIE undertook in FY 2017 to transition the IG evaluations to a maturity model approach. In previous years, CIGIE, in partnership with OMB and DHS, fully transitioned two of the NIST Cybersecurity Framework function areas, Detect and Respond, to maturity models, with other function areas utilizing maturity model indicators. The *FY 2017 IG FISMA Reporting Metrics* completed this work by not only transitioning the Identify, Protect, and Recover functions to full maturity models, but by reorganizing the models themselves to be more intuitive. This alignment with the Cybersecurity Framework helps promote consistent and comparable metrics and criteria in the CIO and IG metrics processes while providing agencies with a meaningful independent assessment of the effectiveness of their information security programs. Table 1 provides an overview of the alignment of the IG and CIO FISMA metrics by NIST Cybersecurity Framework function area.

Table 1: IG and CIO Metrics Align Across NIST Cybersecurity Framework Function Areas

Function (Domains)	IG Metrics	CIO Metrics
Identify (Risk Management)	X	N/A
Protect (Configuration Management)	X	X
Protect (Identity and Access Management)	X	X
Protect (Data Protection and Privacy)	X	X
Protect (Security Training)	X	X
Detect (Information Security Continuous Monitoring)	X	X
Respond (Incident Response)	X	X
Recover (Contingency Planning)	X	X

IGs are required to assess the effectiveness of information security programs on a maturity model spectrum, in which the foundational levels ensure that agencies develop sound policies and procedures and the advanced levels capture the extent that agencies institutionalize those policies and procedures. Table 2 details the five maturity model levels: ad hoc, defined, consistently implemented, managed and measurable, and optimized. Within the context of the maturity model, a Level 4, *Managed and Measurable*, information security program is operating at an effective level of security. NIST provides additional guidance for determining effectiveness of security controls. IGs should consider both their and management's assessment of the unique missions, resources, and challenges when assessing the maturity of agencies' information security programs. Management's consideration of agency mission, resources, and challenges should be documented in the agency's assessment of risk as discussed in OMB Circular A-123, the U.S. Government Accountability Office's (GAO) Green Book, and NIST SP 800-37/800-39.

Table 2: IG Evaluation Maturity Levels

Maturity Level	Maturity Level Description
Level 1: Ad-hoc	Policies, procedures, and strategies are not formalized; activities are performed in an ad-hoc, reactive manner.
Level 2: Defined	Policies, procedures, and strategies are formalized and documented but not consistently implemented.
Level 3: Consistently Implemented	Policies, procedures, and strategies are consistently implemented, but quantitative and qualitative effectiveness measures are lacking.
Level 4: Managed and Measureable	Quantitative and qualitative measures on the effectiveness of policies, procedures, and strategies are collected across the organization and used to assess them and make necessary changes.
Level 5: Optimized	Policies, procedures, and strategies are fully institutionalized, repeatable, self-generating, consistently implemented, and regularly updated based on a changing threat and technology landscape and business/mission needs.

¹ <u>NIST Special Publication (SP) 800-53, Rev. 4, Security and Privacy Controls for Federal Information Systems and Organizations</u>, defines security control effectiveness as the extent to which the controls are implemented correctly, operating as intended, and producing the desired outcome with respect to meeting the security requirements for the information system in its operational environment or enforcing/mediating established security policies.

FISMA Metrics Ratings

Level 4, *Managed and Measurable*, is considered to be an effective level of security at the domain, function, and overall program level. As noted earlier, each agency has a unique mission, cybersecurity challenges, and resources to address those challenges. Within the maturity model context, agencies should perform a risk assessment and identify the optimal maturity level that achieves cost-effective security based on their missions and risks faced, risk appetite, and risk tolerance level. The results of this assessment should be considered by IGs when determining effectiveness ratings with respect to the FISMA metrics. For example, if an agency has defined and formalized specific parameters (e.g. control parameters/tailoring decisions documented in security plans/risk assessments), IGs should consider the applicability of these parameters and determine whether or not to consider these when making maturity determinations.

Ratings throughout the eight domains will be by a simple majority, where the most frequent level (i.e., the mode) across the questions will serve as the domain rating. For example, if there are seven questions in a domain, and the agency receives defined ratings for three questions and managed and measurable ratings for four questions, then the domain rating is managed and measurable. OMB and DHS will ensure that these domain ratings are automatically scored when entered into CyberScope, and IGs and CIOs should note that these scores will rate the agency at the higher level in instances when two or more levels are the most frequently rated.

Similar to FY 2017, IGs have the discretion to determine the overall effectiveness rating and the rating for each of the Cybersecurity Framework functions (e.g., Protect, Detect) at the maturity level of their choosing. Using this approach, the IG may determine that a particular function area and/or the agency's information security program is effective at maturity level lower than Level 4. The rationale here is to provide greater flexibility for the IGs than in years past, while considering the agency-specific factors discussed above.

OMB strongly encourages IGs to use the domain ratings to inform the overall function ratings, and to use the five function ratings to inform the overall agency rating. For example, if the majority of an agency's ratings in the Protect-Configuration Management, Protect-Identify and Access Management, Protect-Data Protection and Privacy, and Protect-Security Training domains are Managed and Measurable, the IGs are encouraged to rate the agency's Protect function as Managed and Measurable. Similarly, IGs are encouraged to apply the same simple majority rule described above to inform the overall agency rating. IGs should provide comments in CyberScope to explain the rationale for their effectiveness ratings. Furthermore, in CyberScope, IGs will be required to provide comments explaining the rationale for why a given metric is rated lower than a Level 4 maturity. Comments in CyberScope should reference how the agency's risk appetite and tolerance level with respect to cost-effective security, including compensating controls, were factored into the IGs decision.

FISMA Metrics Evaluation Guide

One of the goals of the maturity model reporting approach is to ensure consistency in IG FISMA evaluations across the Federal government. To that end in FY 2018, a collaborative effort amongst OMB, DHS, and CIGIE was undertaken to develop an evaluation guide to accompany the IG FISMA metrics. The guide is designed to provide a baseline of suggested sources of evidence that can be used by IGs as part of their FISMA evaluations. The guide also includes suggested types of analysis that IGs may perform to assess capabilities in given areas. OMB, DHS, and CIGIE plan to continue to enhance the evaluation guide in future years to incorporate suggested test steps/methodologies for IGs to consider as part of their FISMA reviews.

² The evaluation guide will be posted on <u>DHS's FISMA website</u> in Quarter 3 Fiscal Year 2018.

IDENTIFY FUNCTION AREA

Table 3: Risk Management

_	able 3: Risk Manager	nent				
	Question			Maturity Level		
	Quionon.	Ad Hoc	Defined	Consistently Implemented	Managed and Measureable	Optimized
L						
	To what extent does the organization maintain a comprehensive and accurate inventory of its information systems (including cloud systems, public facing websites, and third party systems), and system interconnections (NIST SP 800-53: CA-3, PM-5, and CM-8; OMB M-04-25; NIST 800-161; NIST Cybersecurity Framework (CSF): ID.AM-1 – 4; FY 2018 CIO FISMA Metrics: 1.1 and 1.4).	process to develop and maintain a comprehensive and accurate inventory of its	maintain a comprehensive and accurate inventory of its information systems and system interconnections.	comprehensive and accurate inventory of its information systems (including cloud	The organization ensures that the information systems included in its inventory are subject to the monitoring processes defined within the organization's ISCM strategy.	The organization uses automation to develop a centralized information system inventory that includes hardware and software components from all organizational information systems. The centralized inventory is updated in a near-real time basis.
2	To what extent does the organization use standard data elements/taxonomy to develop and maintain an up-to-date inventory of hardware assets connected to the organization's network with the detailed information necessary for tracking and reporting (NIST SP 800-53: CA-7 and CM-8; NIST SP 800-137; Federal Enterprise Architecture (FEA) Framework, v2; FY 2018 CIO FISMA Metrics: 1.2).	standard data elements/taxonomy to develop and maintain an up-to-date inventory of hardware assets connected to the organization's network with the detailed information	and maintain an up-to-date inventory of hardware assets connected to the organization's network with the detailed information necessary for tracking and		The organization ensures that the hardware assets connected to the network are subject to the monitoring processes defined within the organization's ISCM strategy.	The organization employs automation to track the life cycle of the organization's hardware assets with processes that limit the manual/procedural methods for asset management. Further, hardware inventories are regularly updated as part of the organization's enterprise architecture current and future states.

	Ouestion	Maturity Level						
	Question	Ad Hoc	Defined	Consistently Implemented	Managed and Measureable	Optimized		
3.	To what extent does the	The organization has not	The organization has defined a	-	The organization ensures that	The organization employs		
	organization use standard data	1	j .		the software assets on the	automation to track the life		
	elements/taxonomy to develop		, ,	•	network (and their associated	cycle of the organization's		
	and maintain an up-to-date	elements/taxonomy to develop	and maintain an up-to-date	develop and maintain an up-	licenses) are subject to the	software assets (and their		
	inventory of the software and	and maintain an up-to-date	inventory of software assets	to-date inventory of software	monitoring processes defined	associated licenses) with		
	associated licenses used within	inventory of software assets	and licenses utilized in the	assets and licenses utilized in	within the organization's	processes that limit the		
	the organization with the	and licenses utilized in the	organization's environment	the organization's	ISCM strategy.	manual/procedural methods for		
	detailed information necessary	organization's environment	with the detailed information	environment and uses this		asset management. Further,		
	for tracking and reporting	with the detailed information	necessary for tracking and	taxonomy to inform which		software inventories are		
	(NIST SP 800-53: CA-7, CM-	necessary for tracking and	reporting.	assets can/cannot be		regularly updated as part of the		
	8, and CM-10; NIST SP 800-	reporting.		introduced into the network.		organization's enterprise		
	137; FEA Framework, v2)?					architecture current and future		
						states.		
4.	To what extent has the	The organization has not	The organization has	The organization's defined				
	organization categorized and	categorized and communicated	categorized and	importance/priority levels				
	communicated the	the importance/priority of	communicated the	for its information systems				
	importance/priority of	information systems in	importance/priority of	considers risks from the				
	information systems in enabling	enabling its missions and	information systems in	supporting business				
	its missions and business	business functions.	enabling its missions and	functions and mission				
	functions (NIST SP 800-53:		business functions.	impacts and is used to				
	RA-2, PM-7, and PM-11; NIST			guide risk management				
	SP 800-60; CSF: ID.BE-3; FIPS			decisions.				
	199; FY 2018 CIO FISMA							
	Metrics: 1.1)?							

	Ouestion	Maturity Level						
	Question	Ad Hoc	Defined	Consistently Implemented	Managed and Measureable	Optimized		
5.	organization established, communicated, and implemented its risk management policies, procedures, and strategy that includes the organization's	Risk management policies, procedures, and strategy have not been fully defined, established, and communicated across the organization.	Risk management policies, procedures, and strategy have been developed and communicated across the organization. The strategy clearly states risk management objectives in	The organization consistently implements its risk management policies, procedures, and strategy at the enterprise, business process, and information system levels. The organization uses its risk	analyzes its defined qualitative and quantitative performance measures on the effectiveness of its risk management strategy across disciplines and collects,	The enterprise risk management program is fully integrated with other security areas, such as ISCM, and other business processes, such as strategic planning and capital planning and investment		
	processes and methodologies for categorizing risk, developing a risk profile, assessing risk, risk appetite/tolerance levels, responding to risk, and monitoring risk (NIST SP 800- 39; NIST SP 800-53: PM-8, PM-9; CSF: ID RM-1 – ID.RM-3; OMB A-123; OMB M-16-17; Green Book (Principle #6); CFO Council ERM Playbook; OMB M-17- 25)?		specific and measurable terms.	profile to facilitate a determination on the aggregate level and types of risk that management is willing to assume. Further, the organization is consistently capturing and sharing lessons learned on the effectiveness of risk management processes and activities to update the program.	analyzes and reports information on the effectiveness of its risk management program. Data supporting risk management metrics are obtained accurately, consistently, and in a reproducible format.	control. Further, the organization's risk management program is embedded into daily decision making across the organization and provides for continuous risk identification.		
6.	To what extent does the organization utilize an information security architecture to provide a disciplined and structured methodology for managing risk, including risk from the organization's supply chain (NIST SP 800-39; FEA	The organization has not defined an information security architecture and its processes for ensuring that new/acquired hardware/software are consistent with its security architecture prior to introducing systems into its development environment.	The organization has defined an information security architecture and described how that architecture is integrated into and supports the organization's enterprise architecture. In addition, the organization has defined a process to conduct a security architecture review for new/acquired hardware/software prior to introducing systems into its development environment.	The organization has consistently implemented its security architecture across the enterprise, business process, and system levels. Security architecture reviews are consistently performed for new/acquired hardware/software prior to introducing systems into the organization's development environment.	The organization's information security architecture is integrated with its systems development lifecycle and defines and directs implementation of security methods, mechanisms, and capabilities to both the Information and Communications Technology (ICT) supply chain and the organization's information systems.	The organization uses advanced technologies and techniques for managing supply chain risks. To the extent practicable, the organization is able to quickly adapt its information security and enterprise architectures to mitigate supply chain risks.		

	Ouestion			Maturity Level		
	Question	Ad Hoc	Defined	Consistently Implemented	Managed and Measureable	Optimized
7.	responsibilities of stakeholders involved in risk management,	Roles and responsibilities have not been defined and communicated across the organization.	Roles and responsibilities of stakeholders have been defined and communicated across the organization.	Roles and responsibilities of stakeholders involved in risk management have been defined and communicated across the organization. Stakeholders have adequate resources (people, processes, and technology) to effectively implement risk management activities.	The organization utilizes an integrated risk management governance structure for implementing and overseeing an enterprise risk management (ERM) capability that manages risks from information security, strategic planning and strategic reviews, internal control activities, and applicable mission/business areas.	The organization's risk management program addresses the full spectrum of an agency's risk portfolio across all organizational (major units, offices, and lines of business) and business (agency mission, programs, projects, etc.) aspects.
8.	To what extent has the organization ensured that plans of action and milestones (POA&Ms) are utilized for effectively mitigating security weaknesses (NIST SP 800-53: CA-5; OMB M-04-25)?	Policies and procedures for the effective use of POA&Ms to mitigate security weaknesses have not been defined and communicated.	Policies and procedures for the effective use of POA&Ms have been defined and communicated. These policies and procedures address, at a minimum, the centralized tracking of security weaknesses, prioritization of remediation efforts, maintenance, and independent validation of POA&M activities.	The organization consistently utilizes POA&Ms to effectively mitigate security weaknesses.	The organization monitors and analyzes qualitative and quantitative performance measures on the effectiveness of its POA&M activities and uses that information to make appropriate adjustments, as needed, to ensure that its risk posture is maintained.	The organization employs automation to correlate security weaknesses amongst information systems and identify enterprise-wide trends and solutions in a near real-time basis. Furthermore, processes are in place to identify and manage emerging risks, in addition to known security weaknesses.

	Ouestion			Maturity Level		
	Question	Ad Hoc	Defined	Consistently Implemented	Managed and Measureable	Optimized
9.	To what extent has the	Policies and procedures for	Policies and procedures for	System risk assessments are	The organization consistently	
	organization defined,	system level risk	system level risk	performed and appropriate	monitors the effectiveness of	
	communicated, and	assessments and security	assessments and security	security controls are	risk responses to ensure that	
	implemented its policies and	control selections have not	control selections are	implemented on a consistent	risk tolerances are maintained	
	procedures for conducting	been defined and	defined and communicated.	basis. The organization	at an appropriate level.	
	system level risk assessments,	communicated.	In addition, the organization	utilizes the common		
	including for identifying and		has developed a tailored set	vulnerability scoring system,		
	prioritizing (i) internal and		of baseline controls and	or similar approach, to		
	external threats, including		provides guidance regarding	communicate the		
	through use of the common		acceptable risk assessment	characteristics and severity of		
	vulnerability scoring system, or		approaches.	software vulnerabilities.		
	other equivalent framework (ii)					
	internal and external asset					
	vulnerabilities, including					
	through vulnerability scanning,					
	(iii) the potential likelihoods					
	and business					
	impacts/consequences of					
	threats exploiting					
	vulnerabilities, and (iv) security					
	controls to mitigate system-					
	level risks (NIST SP 800-37;					
	NIST SP 800-39; NIST SP					
	800-53: PL-2 and RA-1; NIST					
	SP 800-30; CSF:ID.RA-1 – 6)?					
10.	To what extent does the	The organization has not	The organization has	The organization ensures that	The organization employs	Through the use of risk
	organization ensure that	defined how information	defined how information	information about risks is	robust diagnostic and reporting	profiles and dynamic reporting
	information about risks are	about risks are	about risks are	communicated in a timely and	frameworks, including	mechanisms, the risk
	communicated in a timely	communicated in a timely	communicated in a timely	consistent manner to all	dashboards that facilitate a	management program provides
	manner to all necessary internal	manner to all necessary	manner to all necessary	internal and external	portfolio view of interrelated	a fully integrated, prioritized,
	and external stakeholders (CFO	internal and external	internal and external	stakeholders with a need-to-	risks across the organization.	enterprise-wide view of
	Council ERM Playbook; OMB	stakeholders.	stakeholders.	know. Furthermore, the	The dashboard presents	organizational risks to drive
	A-123; OMB Circular A-11;			organization actively shares	qualitative and quantitative	strategic and business
	Green Book (Principles #9, #14			information with partners to	metrics that provide indicators	decisions.
	and #15))?			ensure that accurate, current	of risk.	
				information is being		
				distributed and consumed.		

	Ouestion			Maturity Level		
	Question	Ad Hoc	Defined	Consistently Implemented	Managed and Measureable	Optimized
11.	To what extent does the	The organization has not	The organization has	The organization ensures that	The organization uses	
	organization ensure that	defined a process that	defined a process that	specific contracting language	qualitative and quantitative	
	specific contracting language	includes information	includes information	and SLAs are consistently	performance metrics (e.g.,	
	(such as appropriate	security and other business	security and other business	included in appropriate	those defined within SLAs) to	
	information security and	areas as appropriate for	areas as appropriate for	contracts to mitigate and	measure, report on, and	
	privacy requirements and	ensuring that contracts and	ensuring that contracts and	monitor the risks related to	monitor information security	
	material disclosures, FAR	other agreements for	other agreements for third	contractor systems and	performance of contractor-	
	clauses, and clauses on	contractor systems and	party systems and services	services. Further, the	operated systems and services.	
	protection, detection, and	services include appropriate	include appropriate clauses	organization obtains sufficient		
	reporting of information) and	clauses to monitor the risks	to monitor the risks related	assurance that the security		
	SLAs are included in	related to such systems and	to such systems and	controls of systems or services		
	appropriate contracts to	services. Further, the	services. In addition, the	provided by contractors or		
	mitigate and monitor the risks	organization has not defined	organization has defined its	other entities on behalf of the		
	related to contractor systems	its processes for ensuring	processes to ensure that	organization meet FISMA		
	and services (FAR Case 2007-	appropriate information	security controls of systems	requirements, OMB policy,		
	004; Common Security	security oversight of	or services provided by	and applicable NIST guidance.		
	Configurations; FAR Sections:	contractor provided systems	contractors or other entities			
	24.104, 39.101, 39.105, 39.106,	and services.	on behalf of the			
	and 52.239-1; President's		organization meet FISMA			
	Management Council; NIST SP		requirements, OMB policy,			
	800-53: SA-4; FedRAMP		and applicable NIST			
	standard contract clauses;		guidance.			
	Cloud Computing Contract					
	Best Practices; Presidential					
	Executive Order on					
	Strengthening the					
	Cybersecurity of Federal					
	Networks and Critical					
	Infrastructure).					

	Question		Maturity Level					
	Question	Ad Hoc	Defined	Consistently Implemented	Managed and Measureable	Optimized		
12.	To what extent does the organization utilize technology (such as a governance, risk management, and compliance tool) to provide a centralized,	The organization has not identified and defined its requirements for an automated solution to provide a centralized,	The organization has identified and defined its requirements for an automated solution that provides a centralized, enterprise wide view of risks	The organization consistently implements an automated solution across the enterprise that provides a centralized, enterprise wide view of risks,	The organization uses automation to perform scenario analysis and model potential responses, including modeling the potential impact	The organization has institutionalized the use of advanced technologies for analysis of trends and performance against		
	enterprise wide (portfolio) view of risks across the organization, including risk control and remediation activities, dependencies, risk scores/levels, and management dashboards (NIST SP 800-39; OMB A-123; CFO Council ERM Playbook)?	enterprise wide (portfolio) view of risks across the organization, including risk control and remediation activities, dependences, risk scores/levels, and management dashboards.	across the organization, including risk control and remediation activities, dependencies, risk	including risk control and remediation activities, dependencies, risk scores/levels, and management dashboards. All necessary sources of risk information are integrated into the solution.	of a threat exploiting a vulnerability and the resulting impact to organizational systems and data.	benchmarks to continuously improve its risk management program.		
13.	Provide any additional information on the effectiveness (positive or negative) of the organization's risk management program that was not noted in the questions above. Taking into consideration the overall maturity level generated from the questions above and based on all testing performed, is the risk management program effective?							

PROTECT FUNCTION AREA

Table 4: Configuration Management

Question				Maturity Level		
		Ad Hoc	Defined	Consistently Implemented	Managed and Measureable	Optimized
14.	To what degree have the roles	Roles and responsibilities at	Roles and responsibilities at	Stakeholders have adequate		
	and responsibilities of	the organizational and	e e	resources (people, processes,		
	configuration management	information system levels for	information system levels for	and technology) to		
	stakeholders been defined,	stakeholders involved in	stakeholders involved in	consistently implement		
	communicated across the	information system	information system	information system		
	agency, and appropriately	configuration management	configuration management	configuration management		
	resourced (NIST SP 800-53:	have not been fully defined	have been fully defined and	activities.		
	CM-1; NIST SP 800-128:	and communicated across the	communicated across the			
	Section 2.4)?	organization.	organization.			
15.	To what extent does the	The organization has not	The organization has	The organization has	The organization monitors,	The organization utilizes
	organization utilize an enterprise	developed an organization	developed an organization	consistently implemented an	analyzes, and reports to	automation to adapt its
	wide configuration management	wide configuration	wide configuration	organization wide	stakeholders qualitative and	configuration management
	plan that includes, at a	management plan with the	management plan that includes	configuration management	quantitative performance	plan and related processes and
	minimum, the following	necessary components.	the necessary components.	plan and has integrated its plan	measures on the effectiveness	activities to a changing
	components: roles and			with its risk management and	of its configuration	cybersecurity landscape on a
	responsibilities, including			continuous monitoring	management plan, uses this	near real-time basis (as defined
	establishment of a Change			programs. Further, the	information to take corrective	by the organization).
	Control Board (CCB) or related			organization utilizes lessons	actions when necessary, and	
	body; configuration management			learned in implementation to	ensures that data supporting	
	processes, including processes			make improvements to its	the metrics is obtained	
	for: identifying and managing			plan.	accurately, consistently, and	
	configuration items during the				in a reproducible format.	
	appropriate phase within an				_	
	organization's SDLC;					
	configuration monitoring; and					
	applying configuration					
	management requirements to					
	contractor operated systems					
	(NIST SP 800-128: Section					

	0 "			Maturity Level		
	Question	Ad Hoc	Defined	Consistently Implemented	Managed and Measureable	Optimized
16	To what degree have information system configuration management policies and procedures been defined and implemented across the organization? (Note: the maturity level should take into consideration the maturity of questions 17, 18, 19, and 21) (NIST SP 800-53: CM-1; NIST SP 800-128: 2.2.1)	The organization has not developed, documented, and disseminated comprehensive policies and procedures for information system configuration management.	The organization has developed, documented, and disseminated comprehensive policies and procedures for managing the configurations of its information systems. Policies and procedures have been tailored to the organization's environment and include specific requirements.	The organization consistently implements its policies and procedures for managing the configurations of its information systems. Further, the organization utilizes lessons learned in implementation to make improvements to its policies and procedures.	The organization monitors, analyzes, and reports on the qualitative and quantitative performance measures used to gauge the effectiveness of its configuration management policies and procedures and ensures that data supporting the metrics is obtained accurately, consistently, and in a reproducible format.	On a near real-time basis, the organization actively adapts its configuration management plan and related processes and activities to a changing cybersecurity landscape to respond to evolving and sophisticated threats.
17	To what extent does the organization utilize baseline configurations for its information systems and maintain inventories of related components at a level of granularity necessary for tracking and reporting (NIST SP 800-53: CM-2 and CM-8; FY 2018 CIO FISMA Metrics: 1.1 and 2.2; CSF: ID.DE.CM-7)?	The organization has not established policies and procedures to ensure that baseline configurations for its information systems are developed, documented, and maintained under configuration control and that system components are inventoried at a level of granularity deemed necessary for tracking and reporting.	The organization has developed, documented, and disseminated its baseline configuration and component inventory policies and procedures.	The organization consistently records, implements, and maintains under configuration control, baseline configurations of its information systems and an inventory of related components in accordance with the organization's policies and procedures.	The organization employs automated mechanisms (such as application whitelisting and network management tools) to detect unauthorized hardware, software, and firmware on its network and take immediate actions to limit any security impact.	The organization utilizes technology to implement a centralized baseline configuration and information system component inventory process that includes information from all organization systems (hardware and software) and is updated in a near real-time basis.
18	To what extent does the organization utilize configuration settings/common secure configurations for its information systems? (NIST SP 800-53: CM-6, CM-7, and SI-2; FY 2018 CIO FISMA Metrics: 1.1 and 2.2; SANS/CIS Top 20 Security Controls 3.7)?	The organization has not established policies and procedures for ensuring that configuration settings/common secure configurations are defined, implemented, and monitored.	The organization has developed, documented, and disseminated its policies and procedures for configuration settings/common secure configurations. In addition, the organization has developed, documented, and disseminated common secure configurations (hardening guides) that are tailored to its environment. Further, the organization has established a deviation process.	The organization consistently implements, assesses, and maintains secure configuration settings for its information systems based on least functionality. Further, the organization consistently utilizes SCAP- validated software assessing (scanning) capabilities against all systems on the network (see inventory from questions #1 - #3) to assess and manage both code-based and configuration-based vulnerabilities.	The organization employs automation to help maintain an up-to-date, complete, accurate, and readily available view of the security configurations for all information system components connected to the organization's network.	The organization deploys system configuration management tools that automatically enforce and redeploy configuration settings to systems at frequent intervals as defined by the organization, or on an event driven basis.

	0 4			Maturity Level		
	Question	Ad Hoc	Defined	Consistently Implemented	Managed and Measureable	Optimized
19.	remediation processes, including patch management, to manage	The organization has not developed, documented, and disseminated its policies and procedures for flaw remediation.	The organization has developed, documented, and disseminated its policies and procedures for flaw remediation. Policies and procedures include processes for: identifying, reporting, and correcting information system flaws, testing software and firmware updates prior to implementation, installing security relevant updates and patches within organizational-defined timeframes, and incorporating flaw remediation into the organization's configuration management processes.	The organization consistently implements its flaw remediation policies, procedures, and processes and ensures that patches, hotfixes, service packs, and anti-virus/malware software updates are identified, prioritized, tested, and installed in a timely manner. In addition, the organization patches critical vulnerabilities within 30 days.	The organization centrally manages its flaw remediation process and utilizes automated patch management and software update tools for operating systems, where such tools are available and safe.	The organization utilizes automated patch management and software update tools for all applications and network devices, as appropriate, where such tools are available and safe.
20.	program to assist in protecting	The organization has not adequately prepared and planned to meet the goals of the TIC initiative. This includes plans for reducing and consolidating its external connections, routing agency traffic through defined access points, and meeting the critical TIC security controls.	The organization has defined its plans for meeting the goals of the TIC initiative and its processes for inventorying its external connections, meeting the defined TIC security controls, and routing all agency traffic through defined access points. Further the agency has identified the TIC 2.0 capabilities enabled by its provider, the critical capabilities that it manages internally, and the recommended capabilities that are provided through the TIC provider or internally.	The organization has consistently implemented its TIC approved connections and critical capabilities that it manages internally. The organization has consistently implemented defined TIC security controls, as appropriate, and implemented actions to ensure that all agency traffic, including mobile and cloud, are routed through defined access points, as appropriate.		

FY 2018 Inspector General FISMA Reporting Metrics v1.0 Protect Function Area (Configuration Management)

	0 4			Maturity Level		
	Question	Ad Hoc	Defined	Consistently Implemented	Managed and Measureable	Optimized
21.	types of changes that are configuration controlled; review and approval/disapproval of proposed changes with explicit consideration of security impacts and security classification of the system; documentation of configuration change decisions; implementation of approved configuration changes; retaining records of implemented changes; auditing and review of configuration changes; and coordination and oversight of changes by the CCB, as appropriate (NIST SP 800-53: CM-2 and CM-3).	The organization has not developed, documented, and disseminated its policies and procedures for managing configuration change control. Policies and procedures do not address, at a minimum, one or more of the necessary configuration change control related activities.	The organization has developed, documented, and disseminated its policies and procedures for managing configuration change control. The policies and procedures address, at a minimum, the necessary configuration change control related activities.	The organization consistently implements its change control policies, procedures, and processes, including explicit consideration of security impacts prior to change implementation.	The organization monitors, analyzes, and reports qualitative and quantitative performance measures on the effectiveness of its change control activities and ensures that data supporting the metrics is obtained accurately, consistently, and in a reproducible format.	
22.	Provide any additional information on the effectiveness (positive or negative) of the organization's configuration management program that was not noted in the questions above. Taking into consideration the maturity level generated from the questions above and based on all testing performed, is the configuration management program effective?					

Table 5: Identity and Access Management

	Orașetica			MaturityLevel				
	Question	Ad Hoc	Defined	Consistently Implemented	Managed and Measureable	Optimized		
23.	To what degree have the roles and	Roles and responsibilities at	Roles and responsibilities at	Stakeholders have adequate				
	responsibilities of identity,	the organizational and	the organizational and	resources (people,				
	credential, and access	information system levels for	information system levels for	processes, and technology)				
	management (ICAM)	stakeholders involved in	stakeholders involved in	to effectively implement				
	stakeholders been defined,	ICAM have not been fully	ICAM have been fully defined	identity, credential, and				
	communicated across the agency,	defined and communicated	and communicated across the	access management				
	and appropriately resourced	across the organization.	organization. This includes, as	activities.				
	(NIST SP 800-53: AC-1, IA-1,		appropriate, developing an					
	and PS-1; Federal Identity,		ICAM governance structure to					
	Credential, and Access		align and consolidate the					
	Management Roadmap and		agency's ICAM investments,					
	Implementation Guidance		monitor programs, and					
	(FICAM))?		ensuring awareness and					
			understanding.					
24.	To what degree does the	The organization has not	The organization has defined	The organization is	The organization has	On a near real-time		
	organization utilize an ICAM	developed an ICAM strategy	its ICAM strategy and	consistently implementing	transitioned to its desired or	basis, the organization		
	strategy to guide its ICAM	that includes a review of	developed milestones for how	its ICAM strategy and is on	"to-be" ICAM architecture	actively adapts its ICAM		
	processes and activities	current practices ("as-is"	it plans to align with Federal	track to meet milestones.	and integrates its ICAM	strategy and related		
	(FICAM)?	assessment), identification of	initiatives, including strong		strategy and activities with	processes and activities		
		gaps (from a desired or "to-be	authentication, the FICAM		its enterprise architecture	to a changing		
		state"), and a transition plan.	segment architecture, and		and the FICAM segment	cybersecurity landscape		
			phase 2 of DHS's Continuous		architecture.	to respond to evolving		
			Diagnostics and Mitigation			and sophisticated		
			(CDM) program, as			threats.		
			appropriate.					

	0			Maturity Level		
	Question	Ad Hoc	Defined	Consistently Implemented	Managed and Measureable	Optimized
25.	To what degree have ICAM policies and procedures been defined and implemented? (Note: the maturity level should take into consideration the maturity of questions 26 through 31) (NIST SP 800-53: AC-1 and IA-1; Cybersecurity Strategy and Implementation Plan (CSIP); SANS/CIS Top 20: 14.1).	The organization has not developed, documented, and disseminated its policies and procedures for ICAM.	The organization has developed, documented, and disseminated its policies and procedures for ICAM. Policies and procedures have been tailored to the organization's environment and include specific requirements.	The organization consistently implemented The organization consistently implements its policies and procedures for ICAM, including for account management, separation of duties, least privilege, remote access management, identifier and authenticator management, and identification and authentication of nonorganizational users. Further, the organization is consistently capturing and sharing lessons learned on the effectiveness of its ICAM policies, procedures, and processes to update the program.	The organization uses automated mechanisms (e.g. machine-based, or user based enforcement), where appropriate, to manage the effective implementation of its policies and procedures. Examples of automated mechanisms include network segmentation based on the label/classification of information stored on the servers; automatic removal/disabling of temporary/emergency/inactive accounts, use of automated tools to inventory and manage accounts and perform segregation of duties/least	The organization employs adaptive identification and authentication techniques to assess suspicious behavior and potential violations of its ICAM policies and procedures on a nearreal time basis.
26.	To what extent has the organization developed and implemented processes for assigning personnel risk designations and performing appropriate screening prior to granting access to its systems (NIST SP 800-53: PS-2 and PS-3; National Insider Threat Policy)?	The organization has not defined its processes for assigning personnel risk designations and performing appropriate screening prior to granting access to its systems.	The organization has defined its processes for ensuring that all personnel are assigned risk designations and appropriately screened prior to being granted access to its systems. Processes have been defined for assigning risk designations for all positions, establishing screening criteria for individuals filling those positions, authorizing access following screening completion, and rescreening individuals on a periodic basis.	-	privilege reviews. The organization employs automation to centrally document, track, and share risk designations and screening information with necessary parties.	On a near-real time basis, the organization evaluates personnel security information from various sources, integrates this information with anomalous user behavior data (audit logging) and/or its insider threat activities, and adjusts permissions accordingly.

	0			Maturity Level		
	Question	Ad Hoc	Defined	Consistently Implemented	Managed and Measureable	Optimized
27.	To what extent does the organization ensure that access agreements, including nondisclosure agreements, acceptable use agreements, and rules of behavior, as appropriate, for individuals (both privileged and non-privileged users) that access its systems are completed and maintained (NIST SP 800-	developing, documenting, and maintaining access agreements for individuals that access its	The organization has defined its processes for developing, documenting, and maintaining access agreements for individuals that access its systems.	The organization ensures that access agreements for individuals are completed prior to access being granted to systems and are consistently maintained thereafter. The organization utilizes more specific/detailed agreements for privileged	review user access agreements for privileged and non-privileged users. To the extent practical, this process is centralized.	On a near real-time basis, the organization ensures that access agreements for privileged and non- privileged users are maintained, as necessary.
	53: AC-8, PL-4, and PS-6)?			users or those with access to sensitive information, as appropriate.		
28.	To what extent has the organization implemented strong authentication mechanisms (two-factor PIV credential or other NIST 800-63 r3 Identity Assurance Level (IAL)3/ Authenticator Assurance Level (AAL) 3/ Federated Assurance Level (FAL) 3 credential) for non-privileged users to access the organization's facilities, networks, and systems, including for remote access (CSIP; HSPD-12; NIST SP 800-53: AC-17; NIST SP 800-128; FIPS 201-2; NIST SP 800-63; FY 2018 CIO FISMA Metrics: 2.4; and Cybersecurity Sprint)?	authentication mechanisms for non-privileged users of the organization's facilities, systems, and networks,	The organization has planned for the use of strong authentication mechanisms for non-privileged users of the organization's facilities, systems, and networks, including the completion of eauthentication risk assessments.	The organization has consistently implemented strong authentication mechanisms for non-privileged users of the organization's facilities and networks, including for remote access, in accordance with Federal targets.		The organization has implemented an enterprise-wide single sign on solution and all of the organization's systems interface with the solution, resulting in an ability to manage user (non-privileged) accounts and privileges centrally and report on effectiveness on a near real-time basis.

	0 4			Maturity Level		
	Question	Ad Hoc	Defined	Consistently Implemented	Managed and Measureable	Optimized
29.	To what extent has the	The organization has not	The organization has planned	The organization has	All privileged users utilize	The organization has
	organization implemented strong	planned for the use of strong	for the use of strong	consistently implemented	strong authentication	implemented an
	authentication mechanisms (two-	authentication mechanisms for	authentication mechanisms for	strong authentication	mechanisms to authenticate	enterprise-wide single
	factor PIV credential or other	privileged users of the	privileged users of the	mechanisms for privileged	to applicable organizational	sign on solution and all
	NIST 800-63 r3 IAL 3/ AAL 3/	organization's facilities,	organization's facilities,	users of the organization's	systems.	of the organization's
	FAL 3 credential) for privileged	systems, and networks,	1 2	facilities and networks,		systems interface with
	users to access the organization's	including for remote access. In	including the completion of E-	including for remote		the solution, resulting in
	facilities, networks, and systems,	addition, the organization has	authentication risk assessments.	access, in accordance with		an ability to manage user
	including for remote access	not performed e-authentication		Federal targets.		(privileged) accounts
	(CSIP; HSPD-12; NIST SP 800-	risk assessments to determine				and privileges centrally
	53: AC-17; NIST SP 800-128;	which systems require strong				and report on
	FIPS 201-2; NIST SP 800-63;	authentication.				effectiveness on a near
	FY 2018 CIO FISMA Metrics:					real-time basis.
	2.5; and Cybersecurity Sprint)?					
30.	To what extent does the	The organization has not	The organization has defined	The organization ensures	The organization employs	
	organization ensure that	defined its processes for	its processes for provisioning,	that its processes for	automated mechanisms	
	privileged accounts are	provisioning, managing, and	managing, and reviewing	provisioning, managing,	(e.g. machine-based, or	
	provisioned, managed, and	reviewing privileged accounts.	privileged accounts. Defined	and reviewing privileged	user based enforcement) to	
	reviewed in accordance with the		processes cover approval and	accounts are consistently	support the management of	
	principles of least privilege and			implemented across the	privileged accounts,	
	separation of duties?		validating, and logging and	organization. The	including for the automatic	
	Specifically, this includes		reviewing privileged users'	organization limits the	removal/disabling of	
	processes for periodic review		accounts.	functions that can be	temporary, emergency, and	
	and adjustment of privileged			performed when using	inactive accounts, as	
	user accounts and permissions,			privileged accounts; limits	appropriate.	
	inventorying and validating the			the duration that privileged		
	scope and number of privileged			accounts can be logged in;		
	accounts, and ensuring that			limits the privileged		
	privileged user account activities			functions that can be		
	are logged and periodically			performed using remote		
	reviewed (FY 2018 CIO FISMA			access; and ensures that		
	Metrics: 2.5; NIST SP 800-53:			privileged user activities		
	AC-1, AC-2 (2), and AC-17;			are logged and periodically		
	CSIP).			reviewed.		

	0 45			Maturity Level		
	Question	Ad Hoc	Defined	Consistently Implemented	Managed and Measureable	Optimized
31.	To what extent does the	The organization has not	The organization has defined	The organization ensures	The organization ensures	The organization has
	organization ensure that	defined the	its configuration/connection	that FIPS 140-2 validated	that end user devices have	deployed a capability to
	appropriate	configuration/connection	requirements for remote access	cryptographic modules are	been appropriately	rapidly disconnect
	configuration/connection	requirements for remote access	connections, including use of	implemented for its remote	configured prior to	remote access user
	requirements are maintained for	connections, including use of	cryptographic modules, system	access connection	allowing remote access and	sessions based on active
	remote access connections? This	FIPS 140-2 validated	time-outs, and how it monitors	method(s), remote access	restricts the ability of	monitoring. The speed
	includes the use of appropriate	cryptographic modules, system	and controls remote access	sessions time out after 30	individuals to transfer data	of disablement varies
	cryptographic modules, system	time-outs, and monitoring and	sessions.	minutes (or less), and that	accessed remotely to non-	based on the criticality
	time-outs, and the monitoring	control of remote access		remote users' activities are	authorized devices.	of missions/business
	and control of remote access	sessions.		logged and reviewed based		functions.
	sessions (NIST SP 800-53: AC-			on risk.		
	17 and SI-4; and FY 2018 CIO					
	FISMA Metrics: 2.10).					
32.	Provide any additional					
	information on the effectiveness					
	(positive or negative) of the					
	organization's identity and					
	access management program that					
	was not noted in the questions					
	above. Taking into consideration					
	the maturity level generated					
	from the questions above and					
	based on all testing performed, is					
	the identity and access					
	management program effective?					

Table 6: Data Protection and Privacy

	0	,		Maturity Level		
	Question	Ad Hoc	Defined	Consistently Implemented	Managed and Measureable	Optimized
33.	that is collected, used, maintained, shared, and disposed of by information systems (NIST SP 800-122; OMB M-18-02; OMB A-130,	The organization has not established a privacy program and related plans, policies, and procedures as appropriate for the protection of PII collected, used, maintained, shared, and disposed of by information systems. Additionally, roles and responsibilities for the effective implementation of the organization's privacy program have not been defined.	policies and procedures for the protection of PII that is collected, used, maintained, shared, and/or disposed of by its information systems. In addition, roles and responsibilities for the effective implementation of the organization's privacy program have been defined	The organization consistently implements its privacy program by: Dedicating appropriate resources to the program Maintaining an inventory of the collection and use of PII Conducting and maintaining privacy impact assessments and system of records notices for all applicable systems. Reviewing and removing unnecessary PII collections on a regular basis (i.e., SSNs)	The organization monitors and analyses quantitative and qualitative performance measures on the effectiveness of its privacy activities and uses that information to make needed adjustments. The organization conducts an independent review of its privacy program and makes necessary improvements.	The privacy program is fully integrated with other security areas, such as ISCM, and other business processes, such as strategic planning and risk management. Further, the organization's privacy program is embedded into daily decision making across the organization and provides for continuous identification of privacy risks.
34.		The organization has not defined its policies and procedures in one or more of the specified areas.	and communicated for the specified areas. Further, the policies and procedures have been tailored to the organization's environment and include specific considerations based on data classification and sensitivity.	The organization's policies and procedures have been consistently implemented for the specified areas, including (i) use of FIPS-validated encryption of PII and other agency sensitive data, as appropriate, both at rest and in transit, (ii) prevention and detection of untrusted removable media, and (iii) destruction or reuse of media containing PII or other sensitive agency data.	The organization ensures that the security controls for protecting PII and other agency sensitive data, as appropriate, throughout the data lifecycle are subject to the monitoring processes defined within the organization's ISCM strategy.	The organization employs advanced capabilities to enhance protective controls, including (i) remote wiping, (ii) dual authorization for sanitization of media devices, (iii) exemption of media marking as long as the media remains within organizationally-defined control areas, and (iv) configuring systems to record the date the PII was collected, created, or updated and when the data is to be deleted or destroyed according to an approved data retention schedule.

FY 2018 Inspector General FISMA Metrics v1.0 Protect Function Area (Data Protection and Privacy)

	0 - 0 -			Maturity Level		
	Question	Ad Hoc	Defined	Consistently Implemented	Managed and Measureable	Optimized
35.	e i	The organization has not defined its policies and procedures related to data exfiltration and enhanced network defenses.	The organization has defined and communicated it policies and procedures for data exfiltration and enhanced network defenses.	The organization consistently monitors inbound and outbound network traffic, ensuring that all traffic passes through a web content filter that protects against phishing, malware, and blocks against known malicious sites. Additionally, the organization checks outbound communications traffic to detect encrypted exfiltration of information, anomalous traffic patterns, and elements of PII. Also, suspected malicious traffic is quarantined or	The organization analyzes qualitative and quantitative measures on the performance of its data exfiltration and enhanced network defenses. The organization also conducts exfiltration exercises to measure the effectiveness of its data exfiltration and enhanced network defenses.	The organizations data exfiltration and enhanced network defenses are fully integrated into the ISCM and incident response programs to provide near real-time monitoring of the data that is entering and exiting the network, and other suspicious inbound and outbound communications.
36.	implemented a Data Breach Response Plan, as appropriate,	The organization has not developed a Data Breach Response Plan that includes the agency's policies and procedures for reporting, investigating, and managing a privacy-related breach. Further, the organization has not established a breach response team that includes the appropriate agency officials.	The organization has defined and communicated its Data Breach Response Plan, including its processes and procedures for data breach notification. Further, a breach response team has been established that includes the appropriate agency officials.	blocked. The organization consistently implements its Data Breach Response plan. Additionally, the breach response team participates in table-top exercises and uses lessons learned to make improvements to the plan as appropriate. Further, the organization is able to identify the specific individuals affected by a breach, send notice to the affected individuals, and provide those individuals with credit monitoring and repair services, as necessary.	The organization monitors and analyzes qualitative and quantitative performance measures on the effectiveness of its Data Breach Response Plan, as appropriate. The organization ensures that data supporting metrics are obtained accurately, consistently, and in a reproducible format.	The organization's Data Breach Response plan is fully integrated with incident response, risk management, continuous monitoring, continuity of operations, and other mission/business areas, as appropriate. Further the organization employs automation to monitor for potential privacy incidents and takes immediate action to mitigate the incident and provide protection to the affected individuals.

FY 2018 Inspector General FISMA Metrics v1.0 Protect Function Area (Data Protection and Privacy)

	0			Maturity Level		
	Question	Ad Hoc	Defined	Consistently Implemented	Managed and Measureable	Optimized
37.	to all individuals, including role- based privacy training (NIST SP 800-53: AR-5)? (Note: Privacy awareness training topics should include, as appropriate: responsibilities under the Privacy Act of 1974 and E- Government Act of 2002, consequences for failing to carry out responsibilities, identifying privacy risks, mitigating privacy risks, and reporting privacy	The organization has not defined its privacy awareness training program based on organizational requirements, culture, and the types of PII that its users have access to. In addition, the organization has	The organization has defined and communicated its privacy awareness training program, including requirements for role-based privacy awareness training. Further, training has been tailored to the organization's culture and risk	Consistently Implemented The organization ensures that all individuals receive basic privacy awareness training and individuals having responsibilities for PII or activities involving PII receive role-based privacy training at least annually. Additionally, the organization ensures that individuals certify acceptance of responsibilities for privacy requirements at least annually.	Managed and Measureable The organization measures the effectiveness of its privacy awareness training program by obtaining feedback on the content of the training and conducting targeted phishing exercises for those with responsibility for PII. Additionally, the organization make updates to its program based on statutory, regulatory, mission, program, business process, information system requirements, and/or results from monitoring and auditing.	The organization has institutionalized a process of continuous improvement incorporating advanced privacy training practices and technologies.
38.	incidents, data collections and use requirements) Provide any additional information on the effectiveness (positive or negative) of the organization's data protection and privacy program that was not noted in the questions above. Taking into consideration the maturity level generated from the questions above and based on all testing performed, is the data protection and privacy program effective?					

Table 7: Security Training

	Die 7. Security Trail			MaturityLevel			
	Question	Ad Hoc	Defined	Consistently Implemented	Managed and Measureable	Optimized	
39.	To what degree have the roles and responsibilities of security awareness and training program stakeholders been defined, communicated across the agency, and appropriately resourced? (Note: this includes the roles and responsibilities for the effective establishment and maintenance of an organization wide security awareness and training program as well as the awareness and training related roles and responsibilities of system users and those with significant security responsibilities (NIST SP 800-53: AT-1; and NIST SP 800-50).	Roles and responsibilities have not been defined, communicated across the organization, and appropriately resourced.	been defined and communicated across the organization and resource requirements have been established.	Roles and responsibilities for stakeholders involved in the organization's security awareness and training program have been defined and communicated across the organization. In addition, stakeholders have adequate resources (people, processes, and technology) to consistently implement security awareness and training responsibilities.			
40.	To what extent does the organization utilize an assessment of the skills, knowledge, and abilities of its workforce to provide tailored awareness and specialized security training within the functional areas of: identify, protect, detect, respond, and recover (NIST SP 800-53: AT-2 and AT-3; NIST SP 800-50: Section 3.2; Federal Cybersecurity Workforce Assessment Act of 2015; National Cybersecurity Workforce Framework v1.0; NIST SP 800-181; and CIS/SANS Top 20: 17.1)?	The organization has not defined its processes for conducting an assessment of the knowledge, skills, and abilities of its workforce.	its processes for conducting an assessment of the knowledge, skills, and abilities of its workforce to determine its awareness and specialized training needs and periodically updating its assessment to account for a changing risk environment.	The organization has conducted an assessment of the knowledge, skills, and abilities of its workforce to tailor its awareness and specialized training and has identified its skill gaps. Further, the organization periodically updates its assessment to account for a changing risk environment. In addition, the assessment serves as a key input to updating the organization's awareness and training strategy/plans.	The organization has addressed its identified knowledge, skills, and abilities gaps through training or hiring of additional staff/contractors.	The organization's personnel collectively possess a training level such that the organization can demonstrate that security incidents resulting from personnel actions or inactions are being reduced over time.	

	0			Maturity Level		
	Question	Ad Hoc	Defined	Consistently Implemented	Managed and Measureable	Optimized
41.	To what extent does the organization utilize a security awareness and training strategy/plan that leverages its organizational skills assessment	The organization has not defined its security awareness and training strategy/plan for developing, implementing, and maintaining a security awareness and training program that is tailored to its	The organization has defined its security awareness and training strategy/plan for developing, implementing, and maintaining a security awareness and training program that is tailored to its mission and risk environment.	The organization has consistently implemented its organization-wide security	Managed and Measureable The organization monitors and analyzes qualitative and quantitative performance measures on the effectiveness of its security awareness and training strategies and plans. The organization ensures that data supporting metrics are obtained accurately, consistently, and in a reproducible format.	The organization's security awareness and training activities are integrated across other security-related domains. For instance, common risks and control weaknesses, and other outputs of the agency's risk management and continuous monitoring activities inform any updates that need to be made to the security awareness and training program.
42.	800-53: AT-1; NIST SP 800-50: Section 3). To what degree have security awareness and specialized	The organization has not developed, documented, and	The organization has developed, documented, and	The organization consistently implements its policies and	The organization monitors and analyzes qualitative and	On a near real-time basis, the organization actively adapts its
	procedures been defined and	disseminated its policies and procedures for security awareness and specialized security training.	disseminated comprehensive policies and procedures for security awareness and specialized security training that are consistent with FISMA requirements.	procedures for security awareness and specialized security training.	quantitative performance measures on the effectiveness of its security awareness and training policies and procedures. The organization ensures that data supporting metrics are obtained accurately, consistently, and in a reproducible format.	security awareness and training policies, procedures, and program to a changing cybersecurity landscape and provides awareness and training, as appropriate, on evolving and sophisticated threats.

	0 4			Maturity Level		
	Question	Ad Hoc	Defined	Consistently Implemented	Managed and Measureable	Optimized
43.	To what degree does the organization ensure that security awareness training is provided to all system users and is tailored based on its organizational requirements, culture, and types of information systems? (Note: awareness training topics should include, as appropriate: consideration of organizational policies, roles and responsibilities, secure e-mail, browsing, and remote access practices, mobile device security, secure use of social media, phishing, malware, physical security, and security incident reporting (NIST SP 800-53: AT-2; FY 2018 CIO FISMA Metrics: 2.15; NIST SP 800-50: 6.2; SANS Top 20: 17.4).	The organization has not defined its security awareness material based on its organizational requirements, culture, and the types of information systems that its users have access to. In addition, the organization has not defined its processes for ensuring that all information system users are provided security awareness training prior to system access and periodically thereafter. Furthermore, the organization has not defined its processes for evaluating and obtaining feedback on its security awareness and training program and using that information to make continuous improvements.	The organization has defined and tailored its security awareness material and delivery methods based on its organizational requirements, culture, and the types of information systems that its users have access to. In addition, the organization has defined its processes for ensuring that all information system users including contractors are provided security awareness training prior to system access and periodically thereafter. In addition, the organization has defined its processes for evaluating and obtaining feedback on its security awareness and training program and using that information to make	The organization ensures that all systems users complete the organization's security awareness training (or a comparable awareness training for contractors) prior to system access and periodically thereafter and maintains completion records. The organization obtains feedback on its security awareness and training program and uses that information to make improvements.	The organization measures the effectiveness of its awareness training program by, for example, conducting phishing exercises and following up with additional awareness or training, and/or disciplinary action, as appropriate.	The organization has institutionalized a process of continuous improvement incorporating advanced security awareness practices and technologies.
44.	To what degree does the organization ensure that specialized security training is provided to all individuals with significant security responsibilities (as defined in the organization's security policies and procedures) (NIST SP 800-53: AT-3 and AT-4; FY 2018 CIO FISMA Metrics: 2.15)?	The organization has not defined its security training material based on its organizational requirements, culture, and the types of roles with significant security responsibilities. In addition, the organization has not defined its processes for ensuring that all personnel with significant security roles and responsibilities are provided specialized security training prior to information system access or performing assigned duties and periodically thereafter.	continuous improvements. The organization has defined its security training material based on its organizational requirements, culture, and the types of roles with significant security responsibilities. In addition, the organization has defined its processes for ensuring that all personnel with assigned security roles and responsibilities are provided specialized security training prior to information system access or performing assigned duties and periodically thereafter.	The organization ensures that individuals with significant security responsibilities are provided specialized security training prior to information system access or performing assigned duties and periodically thereafter and maintains appropriate records.	The organization obtains feedback on its security training content and makes updates to its program, as appropriate. In addition, the organization measures the effectiveness of its specialized security training program by, for example, conducting targeted phishing exercises and following up with additional awareness or training, and/or disciplinary action, as appropriate.	The organization has institutionalized a process of continuous improvement incorporating advanced security training practices and technologies.

	0		MaturityLevel						
	Question	Ad Hoc	Defined	Consistently Implemented	Managed and Measureable	Optimized			
45.	Provide any additional								
	information on the effectiveness								
	(positive or negative) of the								
	organization's security training								
	program that was not noted in								
	the questions above. Taking into								
	consideration the maturity level								
	generated from the questions								
	above and based on all testing								
	performed, is the security								
	training program effective?								

DETECT FUNCTION AREA

Table 8: ISCM

Oti			Maturity Level		
Question	Ad Hoc	Defined	Consistently Implemented	Managed and	Optimized
				Measureable	
46. To what extent does the organization utilize an information security continuous monitoring (ISCM) strategy that addresses ISCM requirements and activities at each organizational tier and helps ensure an organization-wide approach to ISCM (NIST SP 800-137: Sections 3.1 and 3.6)?	The organization has not developed and communicated its ISCM strategy.	strategy. At the organization/business process level, the ISCM strategy defines how ISCM activities support risk management in	The organization's ISCM strategy is consistently implemented at the organization, business process, and information system levels. In addition, the strategy supports clear visibility into assets, awareness into vulnerabilities, up-to-date threat information, and mission/business impacts. The organization also consistently captures lessons learned to make improvements to the ISCM strategy.	The organization monitors and analyzes qualitative and quantitative performance measures on the effectiveness of its ISCM strategy and makes updates, as appropriate. The organization ensures that data supporting metrics are obtained accurately, consistently, and in a reproducible format.	The organization's ISCM strategy is fully integrated with its risk management, configuration management, incident response, and business continuity functions.

FY 2018 Inspector General FISMA Metrics v1.0 Detect Function Area (ISCM)

	0			Maturity Level		
	Question	Ad Hoc	Defined	Consistently Implemented	Managed and Measureable	Optimized
47.	facilitate organization-wide,	and procedures, at a minimum, in one or more of the specified areas.	The organization's ISCM policies and procedures have been defined and communicated for the specified areas. Further, the policies and procedures have been tailored to the organization's environment and include specific requirements.	The organization's ISCM policies and procedures have been consistently implemented for the specified areas. The organization also consistently captures lessons learned to make improvements to the ISCM policies and procedures.	The organization monitors and analyzes qualitative and quantitative performance measures on the effectiveness	The organization's ISCM policies and procedures are fully integrated with its risk management, configuration management, incident response, and business continuity functions.
48.	To what extent have ISCM stakeholders and their roles, responsibilities, levels of authority, and dependencies been defined and communicated across the organization (NIST SP 800-53: CA-1; NIST SP 800-137)?	communicated across the organization, including appropriate levels of authority and dependencies.	The organization has defined and communicated the structures of its ISCM team, roles and responsibilities of ISCM stakeholders, and levels of authority and dependencies.	Defined roles and responsibilities are consistently implemented and teams have adequate resources (people, processes, and technology) to effectively implement ISCM activities.	The organization's staff is consistently collecting, monitoring, and analyzing qualitative and quantitative performance measures across the organization and reporting data on the effectiveness of the organization's ISCM program.	

FY 2018 Inspector General FISMA Metrics v1.0 Detect Function Area (ISCM)

	0			Maturity Level		
	Question	Ad Hoc	Defined	Consistently Implemented	Managed and	Optimized
					Measureable	
49.	How mature are the organization's processes for performing ongoing assessments, granting system authorizations, and monitoring security controls (NIST SP 800-137: Section 2.2; NIST SP 800-53: CA-2, CA-6, and CA-7; NIST Supplemental Guidance on Ongoing Authorization; OMB M-14-03)	The organization has not defined its processes for performing ongoing security control assessments, granting system authorizations, and monitoring security controls for individual systems.	The organization has defined its processes for performing ongoing security control assessments, granting system authorizations, and monitoring security controls for individual systems.	The organization has consistently implemented its processes for performing ongoing security control assessments, granting system authorizations, and monitoring security controls to provide a view of the organizational security posture, as well as each system's contribution to said security posture. All security control classes (management, operational, and technical) and types (common, hybrid, and system-specific) are assessed and monitored.	The organization utilizes the results of security control assessments and monitoring to maintain ongoing authorizations of information systems.	The ISCM program achieves cost- effective IT security objectives and goals and influences decision making that is based on cost, risk, and mission impact.
50.	performance measures and	be used to assess the effectiveness of its ISCM program, achieve situational awareness, and control ongoing risk. Further, the organization has not defined	The organization has identified and defined the performance measures and requirements that will be used to assess the effectiveness of its ISCM program, achieve situational awareness, and control ongoing risk. In addition, the organization has defined the format of reports, frequency of reports, and the tools used to provide information to individuals with significant security responsibilities.	The organization is consistently capturing qualitative and quantitative performance measures on the performance of its ISCM program in accordance with established requirements for data collection, storage, analysis, retrieval, and reporting.	The organization is able to integrate metrics on the effectiveness of its ISCM program to deliver persistent situational awareness across the organization, explain the environment from both a threat/vulnerability and risk/impact perspective, and cover mission areas of operations and security domains.	On a near real-time basis, the organization actively adapts its ISCM program to a changing cybersecurity landscape and responds to evolving and sophisticated threats in a timely manner.

FY 2018 Inspector General FISMA Metrics v1.0 Detect Function Area (ISCM)

	0			Maturity Level		
	Question	Ad Hoc	Defined	Consistently Implemented	Managed and	Optimized
					Measureable	
51.	Provide any additional					
	information on the effectiveness					
	(positive or negative) of the					
	organization's ISCM program					
	that was not noted in the					
	questions above. Taking into					
	consideration the maturity level					
	generated from the questions					
	above and based on all testing					
	performed, is the ISCM					
	program effective?					

RESPOND FUNCTION AREA

Table 9: Incident Response

	Ouestion			Maturity Level		
	Question	Ad Hoc	Defined	Consistently I mplemented	Managed and	Optimized
					Measureable	
52.	To what extent has the	The organization has not	The organization's incident	The organization consistently	The organization monitors and	The organization's incident
	organization defined and	defined its incident response	response policies, procedures,	implements its incident	analyzes qualitative and	response program, policies,
	implemented its incident	policies, procedures, plans,	plans, and strategies have	response policies, procedures,	quantitative performance	procedures, strategies, plans
	response policies, procedures,	and strategies in one or more	been defined and	plans, and strategies. Further,	measures on the effectiveness	are related activities are fully
	plans, and strategies, as	of the following areas:	communicated. In addition,	the organization is consistently	-	integrated with risk
	appropriate, to respond to	incident response planning, to	the organization has	1 0	policies, procedures, plans, and	
	cybersecurity events (NIST SP	include organizational	established and	learned on the effectiveness of	strategies, as appropriate. The	monitoring, continuity of
	800-53: IR-1; NIST SP 800-61	specific considerations for	communicated an enterprise	its incident response policies,	organization ensures that data	operations, and other
	Rev. 2; NIST SP 800-184; OMB	major incidents, incident	level incident response plan.	procedures, strategy and	supporting metrics are obtained	
	M-17-25; OMB M-17-09; FY	response training and testing,		processes to update the	accurately, consistently, and in	appropriate.
	2018 CIO FISMA Metrics: 4.2,	incident detection and		program.	a reproducible format.	
	; Presidential Policy Direction	analysis, incident				
	(PPD) 41)? (Note: The overall	containment, eradication, and				
	maturity level should take into	recovery; incident				
	consideration the maturity of	coordination, information				
	questions 53 - 58).	sharing, and reporting.				
53.	To what extent have incident	Roles and responsibilities	The organization has defined	Defined roles and	The organization has assigned	
	response team structures/models,	have not been fully defined	and communicated the	1	responsibility for monitoring	
	stakeholders, and their roles,	and communicated across the	structures of its incident	implemented and teams have	and tracking the effectiveness	
	responsibilities, levels of	organization, including	response teams, roles and	adequate resources (people,	of incident response activities.	
	authority, and dependencies	appropriate levels of authority	responsibilities of incident	processes, and technology) to	Staff is consistently collecting,	
	been defined and communicated	and dependencies.	response stakeholders, and	consistently implement	monitoring, and analyzing	
	across the organization (NIST		associated levels of authority	incident response activities.	qualitative and quantitative	
	SP 800-53: IR-7; NIST SP 800-		and dependencies. In addition,		performance measures on the	
	83; NIST SP 800-61 Rev. 2;		the organization has		effectiveness of incident	
	OMB M-18-02; OMB M-16-04;		designated a principal security		response activities.	
	FY 2018 CIO FISMA Metrics:		operations center or			
	4.1-4.3; and US-CERT Federal		equivalent organization that is			
	Incident Notification		accountable to agency			
	Guidelines)?		leadership, DHS, and OMB			
			for all incident response			
			activities.			

	0 4			Maturity Level		
	Question	Ad Hoc	Defined	Consistently I mplemented	Managed and	Optimized
					Measureable	-
54.	How mature are the organization's processes for incident detection and analysis? (NIST 800-53: IR-4 and IR-6; NIST SP 800-61 Rev. 2; OMB M-18-02; and US-CERT Incident Response Guidelines)	The organization has not defined a common threat vector taxonomy for classifying incidents and its processes for detecting, analyzing, and prioritizing incidents.	The organization has defined a common threat vector taxonomy and developed handling procedures for specific types of incidents, as appropriate. In addition, the organization has defined its processes and supporting technologies for detecting and analyzing incidents, including the types of precursors and indicators and how they are generated and reviewed, and for prioritizing incidents.	and consistently implements its processes for incident detection, analysis, and prioritization. In addition, the organization consistently implements, and analyzes precursors and indicators generated by, for example, the following technologies:	the organization maintains a comprehensive baseline of network operations and expected data flows for users	
55.		The organization has not defined its processes for incident handling to include: containment strategies for various types of major incidents, eradication activities to eliminate components of an incident and mitigate any vulnerabilities that were exploited, and recovery of systems.	The organization has developed containment strategies for each major incident type. In developing its strategies, the organization takes into consideration: the potential damage to and theft of resources, the need for evidence preservation, service availability, time and resources needed to implement the strategy, effectiveness of the strategy, and duration of the solution. In addition, the organization has defined its processes to eradicate components of an incident, mitigate any vulnerabilities that were exploited, and recover system operations.	The organization consistently implements its containment strategies, incident eradication processes, processes to remediate vulnerabilities that may have been exploited on the target system(s), and recovers system operations.	and systems. The organization manages and measures the impact of successful incidents and is able to quickly mitigate related vulnerabilities on other systems so that they are not subject to exploitation of the same vulnerability.	The organization utilizes dynamic reconfiguration (e.g., changes to router rules, access control lists, and filter rules for firewalls and gateways) to stop attacks, misdirect attackers, and to isolate components of systems.

	0			Maturity Level		
	Question	Ad Hoc	Defined	Consistently I mplemented	Managed and	Optimized
					Measureable	
56.	To what extent does the	The organization has not	The organization has defined	The organization consistently	Incident response metrics are	
	organization ensure that incident	defined how incident	its requirements for personnel	shares information on incident	used to measure and manage	
	response information is shared	response information will be	to report suspected security	activities with internal	the timely reporting of	
	with individuals with significant	shared with individuals with	incidents to the organization's	stakeholders. The organization	incident information to	
	security responsibilities and	significant security	incident response capability	ensures that security incidents	organizational officials and	
	reported to external stakeholders	responsibilities or its	within organization defined	are reported to US-CERT, law	external stakeholders.	
	in a timely manner (FISMA;	processes for reporting	timeframes. In addition, the	enforcement, the Office of		
	OMB M-18-02; NIST SP 800-	security incidents to US-	organization has defined its	Inspector General, and the		
	53: IR-6; US-CERT Incident	CERT and other	processes for reporting security	Congress (for major incidents)		
	Notification Guidelines; PPD-	stakeholders (e.g., Congress	incident information to US-	in a timely manner.		
	41; DHS Cyber Incident	and the Inspector General, as	CERT, law enforcement, the			
	Reporting Unified Message)	applicable) in a timely	Congress (for major incidents)			
		manner.	and the Office of Inspector			
			General, as appropriate.			
57.	To what extent does the	The organization has not	The organization has defined	The organization consistently	The organization utilizes	
	organization collaborate with	defined how it will	how it will collaborate with	utilizes on-site, technical	Einstein 3 Accelerated to	
	stakeholders to ensure on-site,	collaborate with DHS and	DHS and other parties, as	assistance/surge capabilities	detect and proactively block	
	technical assistance/surge	other parties, as appropriate,	appropriate, to provide on-site,	offered by DHS or ensures	cyber-attacks or prevent	
	capabilities can be leveraged for	to provide on-site, technical	technical assistance/surge	that such capabilities are in	potential compromises.	
	quickly responding to incidents,	assistance/surge	resources/special capabilities	place and can be leveraged		
	including through	resources/special capabilities	for quickly responding to	when needed. In addition, the		
	contracts/agreements, as	for quickly responding to	incidents. This includes	organization has entered into		
	appropriate, for incident	incidents. In addition, the	identification of incident	contractual relationships in		
	response support (NIST SP 800-	organization has not defined	response services that may	support of incident response		
	86; NIST SP 800-53: IR-4;	how it plans to utilize DHS'	need to be procured to support	processes (e.g., for forensic		
	OMB M-18-02; PPD-41).	Einstein program for	organizational processes. In	support), as needed. The		
		intrusion	addition, the organization has	organization has fully		
		detection/prevention	defined how it plans to utilize	deployed DHS' Einstein 1 and		
		capabilities for traffic	DHS' Einstein program for	2 to screen all traffic entering		
		entering and leaving the		and leaving its network		
		organization's networks.	-	through a TIC.		
		_	and leaving the organization's	_		
			networks.			

	0			Maturity Level		
	Question	Ad Hoc	Defined	Consistently I mplemented	Managed and	Optimized
					Measureable	
58.	response program? • Web application protections,	The organization has not identified and defined its requirements for incident response technologies needed in one or more of the specified areas and relies on manual/procedural methods in instances where automation would be more effective.	response technologies it plans to utilize in the specified areas. While tools are implemented to support some incident response activities, the tools are not interoperable to the extent practicable, do not cover all components of the organization's network, and/or have not been configured to collect and retain relevant and meaningful data consistent	consistently implemented its defined incident response technologies in the specified areas. In addition, the technologies utilized are interoperable to the extent practicable, cover all components of the	The organization uses technologies for monitoring and analyzing qualitative and quantitative performance across the organization and is collecting, analyzing, and reporting data on the effectiveness of its technologies for performing incident response activities.	The organization has institutionalized the implementation of advanced incident response technologies for analysis of trends and performance against benchmarks (e.g., simulation based technologies to continuously determine the impact of potential security incidents to its IT assets) and adjusts incident response processes and security measures accordingly.
59.	Provide any additional information on the effectiveness (positive or negative) of the organization's incident response program that was not noted in the questions above. Taking into consideration the maturity level generated from the questions above and based on all testing performed, is the incident response program effective?					

RECOVER FUNCTION AREA

Table 10: Contingency Planning

Question			Maturity Level		
Question	Ad Hoc	Defined	Consistently Implemented	Managed and Measureable	Optimized
involved in information systems contingency planning been	Roles and responsibilities have not been fully defined and communicated across the organization, including appropriate delegations of authority.	Roles and responsibilities of stakeholders have been fully defined and communicated across the organization, including appropriate delegations of authority. In addition, the organization has designated appropriate teams to implement its contingency planning strategies.	The organization has established appropriate teams that are ready to implement its information system contingency planning strategies. Stakeholders and teams have adequate resources (people, processes, and technology) to effectively implement system contingency	Manageu anu Measureane	Оришигец
system contingency planning program through policies, procedures, and strategies, as	The organization has not defined its policies, procedures, and strategies, as appropriate, for information system contingency planning. Policies/procedures/strategies do not sufficiently address, at a minimum, the following areas: roles and responsibilities, scope, resource requirements, training, exercise and testing schedules, plan maintenance, technical contingency planning considerations for specific types of systems, schedules, backups and storage, and use of alternate processing and storage sites.	The organization has defined its policies, procedures, and strategies, as appropriate, for information system contingency planning, including technical contingency planning considerations for specific types of systems, such as cloud-based systems, client/server, telecommunications, and mainframe based systems. Areas covered include, at a minimum, roles and responsibilities, scope, resource requirements, training, exercise and testing schedules, plan maintenance schedules, backups and storage, and use of alternate processing and storage sites.	planning activities. The organization consistently implements its defined information system contingency planning policies, procedures, and strategies. In addition, the organization consistently implements technical contingency planning considerations for specific types of systems, including but not limited to methods such as server clustering and disk mirroring. Further, the organization is consistently capturing and sharing lessons learned on the effectiveness of information system contingency planning policies, procedures, strategy, and processes to update the program.	The organization understands and manages its information and communications technology (ICT) supply chain risks related to contingency planning activities. As appropriate, the organization: integrates ICT supply chain concerns into its contingency planning policies and procedures, defines and implements a contingency plan for its ICT supply chain infrastructure, applies appropriate ICT supply chain controls to alternate storage and processing sites, considers alternate telecommunication service providers for its ICT supply chain infrastructure and to support critical information systems.	The information system contingency planning program is fully integrated with the enterprise risk management program, strategic planning processes, capital allocation/budgeting, and other mission/business areas and embedded into daily decision making across the organization

	Question	Maturity Level					
		Ad Hoc	Defined	Consistently Implemented	Managed and Measureable	Optimized	
62.	To what degree does the	Processes for conducting	Processes for conducting	The organization incorporates			
	organization ensure that the	organizational and system-	organizational and system-	the results of organizational			
	results of business impact	level BIAs and for	level BIAs and for	and system level BIAs into			
	analyses are used to guide	incorporating the results into	incorporating the results into	strategy and plan development			
	contingency planning efforts	strategy and plan	strategy and plan development	efforts consistently. System			
	(NIST SP 800-53: CP-2; NIST	development efforts have not	efforts have been defined.	level BIAs are integrated with			
	SP 800-34, Rev. 1, 3.2; FIPS	been defined in policies and		the organizational level BIA			
	199; FCD-1; OMB M-17-09; FY	procedures and are		and include: characterization			
	2018 CIO FISMA Metrics: 5.1)?	performed in an ad-hoc,		of all system components,			
		reactive manner.		determination of			
				missions/business processes			
				and recovery criticality,			
				identification of resource			
				requirements, and			
				identification of recovery			
				priorities for system resources.			
				The results of the BIA are			
				consistently used to determine			
				contingency planning			
				requirements and priorities,			
				including mission essential			
				functions/high-value assets.			

	Ouestion	Maturity Level					
	Question	Ad Hoc	Defined	Consistently Implemented	Managed and Measureable	Optimized	
63.	organization ensure that information system contingency plans are developed, maintained, and integrated with other continuity plans (NIST SP 800-53: CP-2; NIST SP 800-34; FY 2018 CIO FISMA Metrics: 5.1)?	Processes for information system contingency plan development and maintenance have not been defined in policies and procedures; the organization has not developed templates to guide plan development; and system contingency plans are developed in an adhoc manner with limited integration with other continuity plans.	Processes for information system contingency plan development, maintenance, and integration with other continuity areas have been defined and include the following phases: activation	Information system contingency plans are consistently developed and implemented for systems, as appropriate, and include organizational and system level considerations for the following phases: activation and notification, recovery, and reconstitution. In addition, system level contingency planning development/maintenance activities are integrated with other continuity areas including organization and business process continuity, disaster recovery planning, incident management, insider threat implementation plan (as appropriate), and occupant emergency plans.		Information system contingency planning activities are fully integrated with the enterprise risk management program, strategic planning processes, capital allocation/budgeting, and other mission/business areas and embedded into daily decision making across the organization.	
64.	organization perform tests/exercises of its information	Processes for information system contingency plan testing/exercises have not been defined and contingency plan tests for systems are performed in an ad-hoc, reactive manner.	Processes for information system contingency plan testing and exercises have been defined and include, as applicable, notification procedures, system recovery on an alternate platform from backup media, internal and external connectivity, system performance using alternate equipment, restoration of normal procedures, and coordination with other business areas/continuity plans, and tabletop and functional exercises.	Processes for information system contingency plan	The organization employs automated mechanisms to more thoroughly and effectively test system contingency plans.	The organization coordinates information system contingency plan testing with organizational elements responsible for related plans. In addition, the organization coordinates plan testing with external stakeholders (e.g., ICT supply chain partners/providers), as appropriate.	

	0 4		MaturityLevel				
	Question	Ad Hoc	Defined	Consistently Implemented	Managed and Measureable	Optimized	
65.	To what extent does the	Processes, strategies, and	Processes, strategies, and	The organization consistently			
	organization perform	technologies for information	technologies for information	implements its processes,			
	information system backup and	system backup and storage,	system backup and storage,	strategies, and technologies			
	storage, including use of	including the use of alternate	including use of alternate	for information system backup			
	alternate storage and processing	storage and processing sites	storage and processing sites	and storage, including the use			
	sites, as appropriate (NIST SP	and redundant array of	and RAID, as appropriate,	of alternate storage and			
	800-53: CP-6, CP-7, CP-8, and	independent disks (RAID),	have been defined. The	processing sites and RAID, as			
	CP-9; NIST SP 800-34: 3.4.1,	as appropriate, have not been	organization has considered	appropriate. Alternate			
	3.4.2, 3.4.3; FCD-1; NIST CSF:	defined. Information system	alternative approaches when	processing and storage sites			
	PR.IP-4; and NARA guidance	backup and storage is	developing its backup and	are chosen based upon risk			
	on information systems security	performed in an ad- hoc,	storage strategies, including	assessments which ensure the			
	records)?	reactive manner.	cost, maximum downtimes,	potential disruption of the			
			recovery priorities, and	organization's ability to			
			integration with other	initiate and sustain operations			
			contingency plans.	is minimized, and are not			
				subject to the same physical			
				and/or cybersecurity risks as			
				the primary sites. In addition,			
				the organization ensures that			
				alternate processing and			
				storage facilities are			
				configured with information			
				security safeguards equivalent			
				to those of the primary site.			
				Furthermore, backups of			
				information at the user- and			
				system-levels are consistently			
				performed and the			
				confidentiality, integrity, and			
				availability of this information			
				is maintained.			
66.	To what level does the	The organization has not	The organization has defined	Information on the planning	Metrics on the effectiveness of		
	organization ensure that	defined how the planning	how the planning and	and performance of recovery	recovery activities are		
	information on the planning and	and performance of recovery	performance of recovery	activities is consistently	communicated to relevant		
	performance of recovery	activities are communicated	activities are communicated to	communicated to relevant	stakeholders and the		
	activities is communicated to	to internal stakeholders and	internal stakeholders and	stakeholders and executive	organization has ensured that		
	internal stakeholders and	executive management	executive management teams.	management teams, who	the data supporting the metrics		
	executive management teams	teams and used to make risk			are obtained accurately,		
	and used to make risk based	based decisions.		risk based decisions.	consistently, and in a		
	decisions (CSF: RC.CO-3; NIST				reproducible format.		
	SP 800-53: CP-2 and IR-4)?						

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0	Maturity Level						
Question	Ad Hoc	Defined	Consistently Implemented	Managed and Measureable	Optimized		
67. Provide any additional							
information on the effectiveness							
(positive or negative) of the							
organization's contingency							
planning program that was not							
noted in the questions above.							
Taking into consideration the							
maturity level generated from							
the questions above and based							
on all testing performed, is the							
contingency program effective?							